

REMARKS

Claims 32-63 are currently in the case. In the Office Action, the Examiner requested assistance in identifying any double patenting rejections. The Examiner also required election of one of the following species:

- species 1 -Fig. 1A
- species 2 - Fig. 1 B, 1 C
- species 3 - Fig. 2A
- species 4 - Fig. 2B, 2C
- species 5 - Fig 4
- species 6 - Fig. 5
- species 7 - Fig. 15
- species 8 - Fig. 17, 18
- species 9 - Fig. 19
- species 10 - Fig. 21
- species 11 - Figs. 25-31
- species 12 - Figs. 32, 33
- species 13 - Figs. 34-36
- species 14 - Fig. 37
- species 15 - Figs. 38, 39
- species 16 - Figs. 40-43

Applicants hereby elect Species 11 (Figs. 25-31), upon which claims 32-63 read. This election is made without traverse.

By this paper, Applicants are amending the specification to add a new paragraph providing a brief description of Figure 9A. Applicants are also amending claim 38 to correct an antecedence error. No new matter is introduced by these amendments.

DOUBLE PATENTING

In response to the Examiner's request for assistance in identifying any double patenting rejections, below are listed pending US applications which are related to this application and have at least one common inventor and/or are commonly assigned:

- 11/534,014
- 11/559,215
- 12/241,326
- 12/241,344
- 12/258,961
- 12/258,977

This list of applications is provided solely for the benefit and convenience of the Examiner. In providing this information, Applicant makes no admission that double patenting exists between any of the pending applications.

CONCLUSION

If there are any remaining issues preventing prompt examination of claims 32-63, the Examiner is requested to contact the undersigned.

Dated this the 4th day of February 2010.

Respectfully submitted,

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